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11	LINITED STATES	DISTRICT COLIDT	
12	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA		
13			
14	ANDRES REGALADO, individually and on behalf of the putative classes,	Case No. 2:12-cv-05737-DSF-FFM	
15		CLASS ACTION	
16	Plaintiff,	PLAINTIFF'S NOTICE OF	
17	VS.	MOTION AND MOTION FOR FINAL SETTLEMENT APPROVAL	
18	RYDER INTEGRATED LOGISTICS,	[UNOPPOSED]	
19	INC., a Delaware corporation, and DOES 1-10 inclusive, Defendants.	Date: March 31, 2014	
20		Time: 1:30 p.m. Location: Courtroom 840	
21) Hon. Dale S. Fischer	
22)	
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25	<i>//</i> 		
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MOTION FOR FINAL APPROVAL, Case No. 12-5737-DSF

PLEASE TAKE NOTICE that on March 31, 2014, at 1:30 p.m., in 1 2 Courtroom 840, Edward R. Roybal Federal Building & U.S. Courthouse, 255 E 3 Temple Street, Los Angeles, California, 90012, Plaintiff Andres Regalado will 4 move this Court for an Order granting final approval of the parties' Settlement. 5 This motion is based on the notice of motion and motion, the memorandum 6 of points and authorities, and the declaration of the Settlement Administrator. 7 Defendant does not oppose this motion. 8 9 DATED: March 3, 2014 10 By:/s/E. Michelle Drake 11 NICHOLS KASTER, PLLP E Michelle Drake (Admitted *pro hac vice*) 12 drake@nka.com 80 S. Eighth St. 4600 IDS Center 13 Minneapolis, MN 55402 Phone: (612) 256-3200 Fax: (612) 3384878 14 15 THE LAW OFFICES OF DEVIN H. FOK Devin H. Fok (SBN #256599) devin@devinfoklaw.com 16 P.O. Box 7165 17 Alhambra, CA 91802-7165 Phone: (310) 430-9933 Fax: (323) 563-3445 18 19 A NEW WAY OF LIFE REENTRY **PROJECT** 20 Joshua E. Kim (SBN #257260) joshua@anewwayoflife.org 21 958 E. 108th St. Los Angeles, CA 90059 Phone: (323) 563-3575 22 Fax: (323) 563-3445 23 COUNSEL FOR PLAINTIFF AND THE 24 PUTATIVE CLASS 25 26 27 28

CERTIFICATE OF SERVICE I hereby certify that I filed the foregoing document on the CM/ECF system which sent a Notice of Electronic Filing to the following: Devin H Fok devin@devinfoklaw.com Joshua Eunsuk Kim joshua@anewwayoflife.org Linda S Husar lhusar@reedsmith.com Elizabeth Boca eboca@reedsmith.com Dated: March 3, 2014 /s/E. Michelle Drake E. Michelle Drake